BILL

Amend "The Glebe Loan (Ireland) Act. 1870."

WHEREAS by "The Globe Loan (Ireland) Act, 1870," the \$3 & 34 Vict. Commissioners of Public Works in Ireland are authorised to 6, 112, make advances out of public money by way of loan for the several purposes in the said Act mentioned ; And whereas it is expedient to amend and extend the provisions

Bo it enseted by the Onem's most Eveslient Majesty, by and

with the advice and consent of the Lords Spiritual and Temporal. and Commons, in this present Parliament assembled, and by the 10 authority of the same, as follows:

1. This Act may be cited as "The Globe Losn (Ireland) Amend- Short title. ment Act, 1871," and this Act and "The Glebe Lean (Ireland) Act, 1870," shall be read together and construed as one Act; and the sold Acts may be cited as "The Globe Loan (Yesland) Acts, 1870.

2. The term "principal Act" in this Act shall mean "The Glebe Interests-Loan (Ireland) Act, 1870:"

The term "the board" in this Act or in any proceedings or document under the same shall mean "The Commissioners of Public Works in Ireland:"

The term "work" in the principal Act used shall also include offices and inclosures.

3. The board for the purposes of the principal Act and of this Act Taccrees shall be incorporated under the style of "The Commissioners of the of Com 25 Public Works in Ireland," and by that name shall have succession, Public and shall have a common seal, to be by them made and from time to time altered, as they shall think fit; and all courts, judges, instices, and persons indicially acting, and other officers shall taken judicial notice of such seal, and every order or other act of the 30 heard in reference to the principal Act or this Act, or copies of the

- 2 Globe Loon (Ireland) Act (1870) Amendment. [34 & 35 Vice.]
- A.D. 187). same purporting to be scaled with such scal, shall be received in evidence without further proof.
- Addition to the purposes for which leans may be made, as may be made as the manner of the principal Ace, the heard may also make may be gained.

 If the purposes following it is:

 If the purposes following it is:

 If the purposes of any dwelling-house, with or without offices,
 - The purchase of any diveling-house, win or window touched deemed designable for the dwelling-house of any coclassication person, such loss not to exceed two thirds of the purchase money:
 The discharge of any debt due and incurred hefore the tenth
 - 2. The discharge of any debt due and meutred hefore the tenth day of Angusts one thousand eight humberd and severity, in the excetion, enlargement, or structural improvment of any such dwelling-house or offices thereto annexed, such loan not to exceed two thirds of the amount expended on such 1st building.
 - So, Porey such hom mode under this Act shall be repost by the tree of personnel of an enzume eventuage as in the principal Act mentioned, and all black, healthings, and premises in expect of shall be well changed with the approach of such actions, and all black, healthings, and persons of such actions, and that in pelority to all changes and incumbences whatever sufficient to the state of the such action of the such action of the such action of the persons of such actions and the such contracts of the

inconnected 60, When many learns shall be made under the grintingla Act on this section.

And the book of it sheep think for many teams regards intempt by first point below. As the section of the secti

[34 & 35 Vict.] Globe Loan (Ireland) Act (1879) Amendment. 3

and securities whereby repayment of such loan shall be secured. A.D. 1871. and shall be forthwith recoverable in like menner as any instalment of the rentcharge payable in respect of such loan.

7. In all cases of loans under the principal Act or this Act, the Counts-5 hoard shall make an order under their seal, declaring that such loan source to has been made, and setting forth the amount of such loan, the order under names of the persons to whom or on whose application the same their seal. has been made, and a description of the lands, hereditaments, or premises charged therewith, and such order may be in the form 10 set forth in the schedule to this Act, or to a similar effect

8. In all cases where the board shall have made any such order Courses. they shall execute under their common seal a duplicate thereof, seasons to and forthwith cause the said duplicate order to be ledged with the order for registrar of deeds in the office for registry of deeds in the city of lean-15 Dublin, and the registrar of the said registry office, his and their

assistants, deputies, and other officers, shall register the same in the same manner as any deeds or instruments are registered in said office, and shall enter a memorial thereof in the abstract books and indexes of or relating to memorials registered and kept in the

20 said office, and shall return such registry in any search made in such registry office : Provided always, that no fees shall be navable in respect of such registration. 9. From the date of such order, the lands; hereditaments, and The pre-

premises therein mentioned shall become charged with the rentcharge miss t 25 to be payable in respect of any loan under the principal Act or this chargestic Act, and every such order shall be conclusive evidence of all facts stated therein in pursuance of the provisions of this Act.

10. The rentcharge reserved to Her Majesty under the principal the date of Act or this Act shall be paid to the board, and the receipt of the registry. 30 accountant of the board for the time heing shall be a sufficient Bestobage

11. The ecclesiastical person for the time being occupying or Ecclesiasentitled to occupy the lands, buildings, or premises in respect of tent perwhich any loan shall have been made under the principal Act or tiee, as to 35 this Act shall be deemed personally liable to pay and discharge pay rentthe annual rentcharge and arrears thereof, premiums of insurance. and other moneys on account of such loan accruing due during

the term or interest of such person. All the powers and provisions contained in the Acts mentioned 40 in the schedule to the principal Act, and relating to the recovery of rentcharges under the provisions of the said Acts, shall apply to F225.7

6 Globe Loon (Ireland) Act (1870) Amendment. [34 & 35 Vici.]

A.D. 1871. the recovery of rentcharges under the provisions of the principal

Certificate of 12. In any proceedings which shall be taken for recovery of any rentcharge aforesaid or premium of insurance, a certificate under the scal of the board certifying that a loan has been made 5 under the principal Act or this Act, and the amount thereof, and the annual amount of rentcharge payable in respect thereof, and the lands, hereditaments, and premises charged therewith, and the annual amount of fire insurance premiums or other moneys payable in respect of the premises the subject of such loss, and the amount 10 due in respect of such rentcharge, premiums, and moneys respectively, shall be conclusive evidence in all judicial proceedings of

the matters therein certified. 13. Any ecclesiastical person entitled to occupy any lands, recent rentbuildings, or premises in respect of which any loan may have been 15 made subject to any such rentcharge as aforesaid shall be at liberty. at any time before the expiration of the period for which such rentebarge shall be payable, to redeem the same, on payment to the board of the arrears, if any, thereof, and of such sum as shall be equal to the value of such rentcharge, to be ascertained by the said 20 board, and upon the expiration or redemption of such rentcharge, and on payment of all premiums or other moneys payable in connexion therewith, and of all costs, charges, and expenses (if any) incurred in any proceedings to recover the same, the board shall execute under their seal and deliver to such ecclesiastical person a 25 certificate stating that all moneys chargeable upon such lands, buildings, and premises have been paid, and the board shall also execute a duplicate certificate to the like effect, and the board shall cause such duplicate certificate to be registered in the like manner as the order herein-before mentioned in the office for the registry of 30 deeds in the city of Duhlin, and for which registration no fee shall be payable, and upon the execution and delivery of such certificate the lands, buildings, and premises so mentioned therein shall be released from all liability in respect of such loan.

14. The tenth section of the principal Act is hereby repealed, and 35 Sect. 10, of in lieu thereof it is hereby enacted, that no loan under the provisions of the principal Actor this Act shall be made after the thirtyfirst day of August which will be in the year one thousand eight hundred and seventy-five.

A.D. 1871,

in the county

SCHEDULE A.

"The GLERE LOAN (IRELAND) ACTS, 1870 and 1871."

. Charging Order.

Whereas under the provisions of the above-mentioned Acts the 5 Commissioners of Public Works in Ireland have made a loan of the

sum of \mathscr{E} upon the application of for the bounds of for the purpose of Now we the said Commissioners do hereby order and declare that the lands, hereditaments, and premises to be charged with the said 10 lean are as follow; that is to say.

parish of

or county of the city of

In witness whereof we the said Commissioners of Public Works in Ireland have hereunto and to a duplicate hereof affixed our 15 common scal, this year of our Lord 187 .

Glebe Loan (Ireland) Act (1870) Amendment.

To anomal "The Gibbs Lotts (Ireland)
Act, 1870, "

The Mergand and brought in the
(Preparal and brought in the
The Mergand, Mr. Schools Gravet I
for Littles, and Exam.)

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Ordered, by The House of Commun, as in Printed,
4 July 1871.

[Bill \$255,]